

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

JAMES BUSSEY,
Plaintiff,

Civil Action No.: 1:25-cv-2624

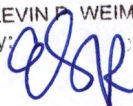
VMC

v.

FILED IN CLERK'S OFFICE
U.S.D.C. - Atlanta

DELTA COMMUNITY
CREDIT UNION,
Defendant.

MAY 15 2025

KEVIN P. WEIMER, Clerk
By:  Deputy Clerk

**EMERGENCY MOTION FOR JUDICIAL OVERSIGHT AND TO
ENFORCE REMOVAL UNDER 28 U.S.C. § 1446(d)**

COMES NOW, Plaintiff **James Bussey, Pro Se**, and respectfully requests this Court's **immediate intervention** following the removal of this matter from the **Superior Court of Fulton County**.

Despite the filing and acceptance of the **Notice of Removal on May 9, 2025**, the state court has **failed and refused to transmit the full case record** to this Honorable Court as required under **28 U.S.C. § 1446(d)**. This obstruction has caused undue delay, legal uncertainty, and **prejudice to Plaintiff**, who has filed **28 motions**, including federal constitutional claims, that remain unadjudicated.

The presiding state court judge **stated on the record** that she would **not honor federal laws**, including constitutional, statutory, and procedural rules such as:

- **Truth in Lending Act (TILA)**
- **Fair Debt Collection Practices Act (FDCPA)**
- **Georgia Attorney Act**
- **FARA compliance**
- **Supremacy Clause – Article VI of the U.S. Constitution**
- **Federal Rule of Civil Procedure 5.1**
- **Georgia Bill of Rights**
- **42 U.S.C. § 1983**
- **Cooper v. Aaron and related Supreme Court authority**

Plaintiff respectfully asks the Court to take **judicial notice and order the state court to transmit the full case record**, including motions, filings, exhibits, and hearing transcripts, without further delay.

SUPPLEMENT TO NOTICE OF REMOVAL

Plaintiff supplements the original Notice of Removal to provide the Court with additional relevant facts:

1. This matter originated in **Magistrate Court**, was transferred to **Superior Court**, and removed to this Court based on substantial federal questions, including:

- **RICO** (18 U.S.C. §§ 1961–1964)
- **TILA**, 15 U.S.C. § 1635
- **FDCPA**, 15 U.S.C. § 1692(e)(4)
- **Rescission of contract**, 12 C.F.R. § 1026.23
- Violations of the **Fifth and Fourteenth Amendments**

- **42 U.S.C. § 1983** – Deprivation of rights under color of law
2. Plaintiff filed a valid **Durable Power of Attorney (POA)** to establish legal standing and authority related to rescission and protection against wrongful repossession. The POA was ignored by the state court.
 3. Plaintiff filed a verified **RICO** motion naming attorneys for Delta Community Credit Union as individual Defendants for a pattern of fraudulent conduct and systemic obstruction. That motion has remained unruled for over **six (6) months**.
 4. The state court has failed to address **28 filed motions**, including those asserting violations of:
 - The **Georgia Attorney Act**
 - **FARA compliance** (22 U.S.C. § 612)
 - **Rule 5.1 constitutional challenge**
 - **Supremacy Clause – Article VI**
 - **Unjust enrichment**
 - **Rescission of all contracts**, including vehicle and financial agreements
 5. The **refusal of the state court to rule**, transmit the record, or recognize federal law constitutes ongoing **irreparable harm** and violates **due process** under **42 U.S.C. § 1983** and the Supremacy Clause.

6. Plaintiff respectfully requests this Honorable Court to take **judicial notice** of these failures and ensure enforcement of federal jurisdiction and constitutional protections.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this **15th day of May 2025**, a true and correct copy of the foregoing **Emergency Motion and Supplement to Notice of Removal** was served upon the following via **FedEx** and/or **CM/ECF**, to:

- Counsel for Delta Community Credit Union

BROOKS & WARNER, LLC

Attorneys; Michael E. Brooks &
Jill Warner

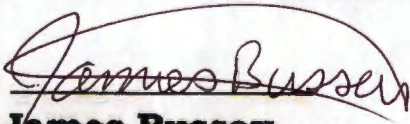
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By:


/s/James Bussey

James Bussey

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